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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/912,296	07/26/2001	Shun-Ping Wang	WANG3034/EM/7046	4976	
23364 7	590 09/21/2004		EXAM	INER	
BACON & THOMAS, PLLC			KNOLL, CL	KNOLL, CLIFFORD H	
625 SLATERS FOURTH FLO			ART UNIT	PAPER NUMBER	
	A, VA 22314		2112		
			DATE MAILED: 09/21/200	4	

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)	<del>-/</del> /			
	09/912,296	WANG, SHUN-PING	4			
Advisory Action	Examiner	Art Unit	-+			
	Clifford H Knoll	2112	/			
The MAILING DATE of this communication ap	pears on the cover sheet w	vith the correspondence address				
THE REPLY FILED 17 August 2004 FAILS TO PLACE Therefore, further action by the applicant is required to final rejection under 37 CFR 1.113 may only be either: (condition for allowance; (2) a timely filed Notice of Appel Examination (RCE) in compliance with 37 CFR 1.114.	THIS APPLICATION IN avoid abandonment of thi	CONDITION FOR ALLOWANCE. s application. A proper reply to a ent which places the application in	d			
PERIOD FOR I	REPLY [check either a) or	b)]				
a) The period for reply expires <u>3</u> months from the mailing d						
b) The period for reply expires on: (1) the mailing date of this no event, however, will the statutory period for reply expir ONLY CHECK THIS BOX WHEN THE FIRST REPLY W. 706.07(f).  Extensions of time may be obtained under 37 CFR 1.136(a). The state of the first purposes of determining the period fee under 37 CFR 1.17(a) is calculated from: (1) the expiration date (2) as set forth in (b) above, if checked. Any reply received by the Ottimely filed, may reduce any earned patent term adjustment. See 37	re later than SIX MONTHS from AS FILED WITHIN TWO MONT he date on which the petition un d of extension and the correspo of the shortened statutory period Office later than three months aft	the mailing date of the final rejection.  HS OF THE FINAL REJECTION. See MPE  der 37 CFR 1.136(a) and the appropriate ext  nding amount of the fee. The appropriate ext  for reply originally set in the final Office action	P ension tension on; or			
1. A Notice of Appeal was filed on Appellan 37 CFR 1.192(a), or any extension thereof (37 C						
2. The proposed amendment(s) will not be entered	because:					
(a)  they raise new issues that would require furt	ther consideration and/or	search (see NOTE below);				
(b) ☐ they raise the issue of new matter (see Note		*				
(c) \( \times \) they are not deemed to place the application issues for appeal; and/or	n in better form for appeal	by materially reducing or simplifying	the			
(d) they present additional claims without canc	eling a corresponding nun	nber of finally rejected claims.				
NOTE: amendment is non-compliant, see atta	<u>ched</u> .					
3. Applicant's reply has overcome the following reje	ection(s):					
<ol> <li>Newly proposed or amended claim(s) wou canceling the non-allowable claim(s).</li> </ol>	ıld be allowable if submitte	d in a separate, timely filed amendm	nent			
5. ☐ The a) ☐ affidavit, b) ☐ exhibit, or c) ☐ request f application in condition for allowance because:		en considered but does NOT place t	he			
6. The affidavit or exhibit will NOT be considered be raised by the Examiner in the final rejection.	ecause it is not directed S	OLELY to issues which were newly				
7. For purposes of Appeal, the proposed amendme explanation of how the new or amended claims						
The status of the claim(s) is (or will be) as follows	s:					
Claim(s) allowed:						
Claim(s) objected to:						
Claim(s) rejected:						
Claim(s) withdrawn from consideration:						
8. The drawing correction filed on is a) a	☐ The drawing correction filed on is a)☐ approved or b)☐ disapproved by the Examiner.					
9. Note the attached Information Disclosure Statem	nent(s)( PTO-1449) Paper	No(s)				
10. Other:		mon mone				
		Khanh Dang Primary Examine <sup>,</sup>				

U.S. Patent and Trademark Office PTOL-303 (Rev. 11-03)

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## Response to Arguments

Applicant argues that the present invention distinguishes devices as each including the *same* data transmission software, while devices disclosed in Souisse each include *different* transmission software. Applicant further argues that the division in data claimed is into units of "predetermined size" while Souisse discloses division into a size dependent on the "type of network over which the data is to be transmitted" (p. 5). In both distinctions, irrespective of the recitation that supports the distinctions, the issue hinges on whether Souisse provides sufficient disclosure of same, or homogeneous data transmission. Heterogeneous transmission features in Souisse's preferred embodiment; however, it is clear, and explicitly stated, that homogeneous transmission is also contemplated: "The message fragments could also be sent via multiple transmitting sources using the same air interfaces (a homogeneous transmission technique)" (paragraph 38).

Applicant further argues that "fragmentation of data in Souisse is carried out by a single mobile phone or proxy server, and not by one of a plurality for communications device each having 'the' data transmission software"; however, Souisse discloses fragmenting the message and the transmission of the fragments to the slave devices "according to a predefined rule" (para. 51, cited in the previous Office Action). The rule as implemented in the processor of Souisse disposes the fragmentation process as a master which communicates to designated slave devices. The recitation supports no distinction from this interpretation of Souisse.

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Regarding claim 3, Applicant argues that while Green "teaches use of a USB cable, the USB cable is not used to connect transmission devices in the manner claimed, while Souisse discloses a variety of different formats in local area mode, none of which involves USB" (p. 9). As discussed above, Souisse discloses both different and same formats in various embodiments. Examiner concurs that Souisse does not disclose the use of USB to communicate with local devices, but that is simply because Souisse in his preferred embodiment discloses communication between software configurable devices. The use of physical cable formats to transfer information between devices is quite widely known and appreciated, and further, Green contemplates the use of a physical cable, in particular a USB cable, to transmit data between transmission devices such as those of Souisse, who embodies them primarily in software. Thus the use of Green to disclose the particular use of the USB cable in the claimed invention is considered proper and the motivation to combine appropriate.

Thus the rejection is maintained.

## Notice of Non-Compliance

The amendment to the claims filed on 8/17/2004 does not comply with the requirements of 37 CFR 1.121(c) because the status of claim 2 is missing.

Amendments to the claims filed on or after July 30, 2003 must comply with 37 CFR 1.121(c) which states:

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- (c) Claims. Amendments to a claim must be made by rewriting the entire claim with all changes (e.g., additions and deletions) as indicated in this subsection, except when the claim is being canceled. Each amendment document that includes a change to an existing claim, cancellation of an existing claim or addition of a new claim, must include a complete listing of all claims ever presented, including the text of all pending and withdrawn claims, in the application. The claim listing, including the text of the claims, in the amendment document will serve to replace all prior versions of the claims, in the application. In the claim listing, the status of every claim must be indicated after its claim number by using one of the following identifiers in a parenthetical expression: (Original), (Currently amended), (Canceled), (Withdrawn), (Previously presented), (New), and (Not entered).
- (1) Claim listing. All of the claims presented in a claim listing shall be presented in ascending numerical order. Consecutive claims having the same status of "canceled" or "not entered" may be aggregated into one statement (e.g., Claims 1–5 (canceled)). The claim listing shall commence on a separate sheet of the amendment document and the sheet(s) that contain the text of any part of the claims shall not contain any other part of the amendment.
- (2) When claim text with markings is required. All claims being currently amended in an amendment paper shall be presented in the claim listing, indicate a status of "currently amended," and be submitted with markings to indicate the changes that have been made relative to the immediate prior version of the claims. The text of any added subject matter must be shown by underlining the added text. The text of any deleted matter must be shown by strike-through except that double brackets placed before and after the deleted characters may be used to show deletion of five or fewer consecutive characters. The text of any deleted subject matter must be shown by being placed within double brackets if strike-through cannot be easily perceived. Only claims having the status of "currently amended," or "withdrawn" if also being amended, shall include markings. If a withdrawn claim is currently amended, its status in the claim listing may be identified as "withdrawn—currently amended."
- (3) When claim text in clean version is required. The text of all pending claims not being currently amended shall be presented in the claim listing in clean version, i.e., without any markings in the presentation of text. The presentation of a clean version of any claim having the status of "original," "withdrawn" or "previously presented" will constitute an assertion that it has not been changed relative to the immediate prior version, except to omit markings that may have been present in the immediate prior version of the claims of the status of "withdrawn" or "previously presented." Any claim added by amendment must be indicated with the status of "new" and presented in clean version, i.e., without any underlining.
  - (4) When claim text shall not be presented; canceling a claim.
- (i) No claim text shall be presented for any claim in the claim listing with the status of "canceled" or "not entered."

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(ii) Cancellation of a claim shall be effected by an instruction to cancel a particular claim number. Identifying the status of a claim in the claim listing as "canceled" will constitute an instruction to cancel the claim.

(5) Reinstatement of previously canceled claim. A claim which was previously canceled may be reinstated only by adding the claim as a "new" claim with a new claim number.

Applicant should submit amendment in compliance with 37 CFR 1.121 before authorization to enter can be given by Examiner.